AMMICIA VII

from "Agreement of Porces of Morth Atlantic Treaty"

- 1. Subject to the provisions of this Article,
- (a) the military authorities of the sending State shall have the right to exercise within the receiving State all crimbul and disciplinary jurisdiction conferred on them by the law of the cending State over all persons subject to the military law of that State;
- (b) the authorities of the receiving State shall have jurisdiction over the numbers of a force or civilian component and their dependents with respect to effences consisted within the territory of the receiving State and purishable by the law of that State.
- 2. (a) The military authorities of the sending State shall have the right to emercise exclusive jurisdiction over persons subject to the military law of that State with respect to offences, including offences relating to its security, punishable by the law of the sending State, but not by the law of the receiving State.
- (b) The authorities of the receiving State shall have the right to exercise exclusive jurisdiction over members of a force or civilian component and their dependents with respect to offences, including offences relating to the sensity of that State, punithable by its law but not by the law of the medic; State.
- (c) For the purposes of this promptent and of paragraph 3 of this Article a security offence mainst a State shall include
 - (i) treason against the State;
 - (ii) sabotage, employage or violation of any law relating to official searchs of that State, or secrets relating to the national defence of that State.
- 3. In cases where the right to operates (arisdiction is concurrent the following rules shall apply:
 - (a) The military sutherities of the sending State shall have the primary right to convoice jurisdiction over a member of a force or of a civilian component in relation to
 - (i) offences solely against the property or security of that State, or offences solely against the person or property of another member of the force or rivilian component of that State or of a dependent;
 - (11) offences saising out of any act or esission done in the performance of official duty.

- (b) In the case of any other offence the authorities of the receiving State shall have the primary right to exercise jurisdiction.
- (a) If the State having the primary right decides not to emercise jurisdiction, it shall notify the anticopition of the other State as soon as presticable. The authorities of the State having the primary right shall give appearance consideration to a request free the authorities of the other State for a valver of its right in cases where that other State considers such univer to be of particular importance.
- i. The foregoing provisions of this Article shall not imply any right for the military authorities of the sending State to exercise jurisdiction over persons the err inticals of or collinarity resident in the receiving State, unless they are nesters of the force of the conding State.
 - 5. (a) The suthorities of the receiving and pending States shall tests each other in the arrest of newbers of a force or civilien component or that dependents in the territory of the receiving State and in handing then over to the sutherity which is to exercise jurisdiction in accordance with the above provisions.
 - (b) The mathematics of the messiving State shall notify promptly the military authoraties of the sanding State of the arms of any member of a force or civilian compensat or a dependent.
 - (c) The martidy of an accusate master of a force or civilian component over them the receiving that a is to emercise jurisdiction shall, if he is in the bands of the sending State, remain with that State until he is charged by the receiving State.
 - 6. (a) The authorities of the requiving and pending States shall assist each other in the emerging cut of all suppersony investigations into offences, and in the collection and production of evidence, including the selecte and, in proper duess, the handing over of thisets connected with an offence. The handing over of such objects may, however, be made subject to their return within the time specified by the authority delivering them.
 - (b) The authorities of the Contracting Purities shall notify one another of the disposition of all oness in which there are consument rights to exercise jurisdiction.
 - 7. (a) A death sentence shell not be corried out in the receiving State by the authorities of the sending State id the legislation of the receiving State does not provide for such publishment is a similar case.
 - (b) The authorities of the receiving Shahn shall give apopulation equilibration to a request five the productions of the conding State for assistance is employing old a sentence of imprisonment pronunced by the molimities of the sanding State under the provision of this Article within the territory of the receiving State.

- S. Where an accused has been tried in accordance with the provisions of this Article by the authorities of one Commenting Party and has been acquitted, or has been convicted and is serving, or has served, his sentence or has been pardoned, he may not be tried again for the same offence within the same territory by the sufficienties of smother Contracting Party. However, nothing in this participant shall prevent the military authorities of the sending State From trying a member of its firee for any violation of rules of discipline spicing from an act or constituted an offence for which he was tried by the authorities of another Contracting Party.
- 9. Whenever a member of a force or civilian component or a dependent is prosecuted under the jurisdiction of a receiving State he shall be entitled --
 - (a) to a prompt and specify trial;
 - (b) to be informed, in advance of trial, of the specific charge or charges made against him;
 - (c) to be confronted with the witnesses against him;
 - (6) to have compulsory process for obtaining witnesses in his favour, if they are within the jurisdiction of the receiving State;
 - (e) to have legal representation of his own choice for his defence or to have free or assisted legal representation under the conditions prevailing for the time being in the receiving State;
 - (f) if he considers it mesessary, to have the services of a competent interpreter; and
 - (g) to communicate with a representative of the Government of the sending State and, when the rules of the court permit, to have such a representative present at his trial.
 - 10. (a) Regularly constituted military units or fermations of a force shall have the right to police any camps, establishments or other premises which they occupy as a result of an agreement with the receiving State. The military police of the force may take all appropriate measures to ensure the maintenance of order and security on such premises.
 - (b) Outside these presdues, such military police shall be employed only subject to arrangements with the authorities of the receiving State and in linion with those authorities, and in so far as such employment is necessary to maintain discipline and order among the necessary of the Porce.
 - 11. Each Contracting Party shall seek such legislation as it doesn necessary to ensure the adequate security and protection within its territory of installations, equipment, property, records and official information of other Contracting Parties, and the principles of persons who may contravene laws ensets for that purpose.

Approved For Release 2000/08/25 : CIA-RDP58-00453R000100010013-0